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August 3, 2023

Via ECF

■ MEMBER DC BAR

Honorable Katharine H. Parker Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007

> Re: Johnson v. Esports Entertainment Group – Civil Case 1:22-cv-10861 Plaintiff requests to file exhibits under seal for ECF 52 because opposing counsel has labeled them confidential.

Dear Judge Parker:

I represent Plaintiff Grant Johnson. This is a letter requesting leave to file under seal Exhibits D and E to Plaintiff's Brief at ECF 52. Plaintiff's only reason for not filing these exhibits publicly is that Defendant labeled them confidential. In that regard, I asked defense counsel to set out their reasons for labeling these documents confidential and offered to include defense counsel's response in this letter. Defense counsel has done so, and their response is below. If the Court agrees with Defendant's reasons, then the Court should grant this request. If the Court disagrees with Defendant's reasons, then the Court should deny this request and direct Plaintiff to file the exhibits publicly.

Defendant: Defendant designated Mr. Khatri's email communication as confidential because it was not previously disclosed to the public. Nothing in Plaintiff's opposition to Defendant's motion to disqualify Alan L. Frank Law Associates, P.C. indicates otherwise. Moreover, under paragraph 2 of the Stipulated Confidentiality Agreement and Protective Order (the "Confidentiality Stipulation") (ECF Doc. No. 34), the subject email relates to previously non-disclosed financial information of Defendant. The fact that Plaintiff produced the email in discovery is of no moment. Defendant respectfully requests the Court grant Defendant's request for a sealing order to maintain the confidentiality of this email and otherwise direct Plaintiff to file the email under Seal per paragraph 11 of the Confidentiality Stipulation. Defendant thanks the Court for its consideration in this matter.

Respectfully,

/s/ Alan L. Frank Alan L. Frank